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1	P. STERLING KERR, ESQ.													
2	Nevada Bar No. 3978													
	GEORGE E. ROBINSON, ESQ. Nevada Bar No. 9667													
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8	CARRIE GOLDBERG, <i>Pro hac vice</i> To be file	ed												
	C. A. GOLDBERG, PLLC													
9	16 Court Street, 33 rd Fl. Telephone No. (646) 666-8908													
10	Email: carrie@cagoldberglaw.com													
11	Attorneys for Plaintiff													
12	UNITED STATES DISTRICT COURT													
	DISTRICT	OF NEVADA												
13	MELISSA HUTCHINSON aka PHOENIX	Case No.: 2:24-CV-0												
14	MARIE, an individual,													
15	Plaintiff,													
16	v.	STIPULATION A												
	ETHICAL CAPITAL PARTNERS LTD., a	STAY ALL D												
17	foreign entity; AYLO PREMIUM LTD., a													
18	foreign corporation; DM PRODUCTIONS													
19	LTD., a foreign entity; DIGITAL PLAYGROUND, a foreign entity; MIND													
20	GEEK USA INCORPORATED, a foreign													
20	entity; MG PREMIUM LTD, a foreign													
21	entity; DM PRODUCTIONS, a foreign entity; DIGITAL PLAYGROUND, a foreign													
22	entity; DANNY MARTIN aka DANNY D,													
23	an individual; FRANK PETOSA an													
74	individual; RYAN HOGAN, an individual;													

STIPULATION AND ORDER TO

STAY ALL DEADLINES

Case No.: 2:24-CV-00673-GMN-BNW

Defendants.

MICHAEL WOODSIDE, an individual; and

DOES 1 through 50.

Under LR IA 6-1 and 6-2 and LR 7-1, Plaintiff Melissa Hutchinson aka Phoenix Marie

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Under	LR	IA	6-1	and	6-2	and	LR	7-1,	Plainti	iff	Meli	ssa	Hutchi	nson	aka	Phoe	enix	Marie
("Plain	tiff") an	d de	fenda	nts	Frank	e Pe	tosa,	Ryan 1	Ho	gan,	and	Michae	el W	oodsi	ide ('	'Ren	noving
Defend	lants	"), b	y and	d thro	ough	their	attoı	rneys,	hereby	y ag	gree a	ınd s	stipulate	to th	ne fol	lowir	ng:	

- 1. On February 15, 2024, Plaintiff filed a Complaint in the Eighth Judicial District Court, Case No. A-24-887250-C, naming twelve defendants, including the Removing Defendants.
- 2. On April 5, 2024, the Removing Defendants filed a Notice of Removal to this Court. [ECF No. 1].
- 3. The Removing Defendants served Notice of Removal on Plaintiff's counsel on April 9, 2024.
- 4. On May 3, 2024, Plaintiff filed her First Amended Complaint ("FAC"). [ECF No. 9].
- 5. On May 31, 2024, the Removing Defendants accepted service of the summons and complaint. [ECF No. 12].
- 6. On July 1, 2024, the Removing Defendants filed their Motion to Dismiss the FAC. [ECF No. 13].
 - 7. Therein, the Removing Defendants made several jurisdictional arguments. See id.
- 8. On July 2, 2024, the Court issued its minute order regarding discovery plan and scheduling order. [ECF No. 14].
- 9. The Parties stipulated and agreed to a 14-day extension for Plaintiff to file a Response to the Removing Defendants Motion and Reply to Motion. [ECF No. 15].
- 10. The Parties hereby stipulate to another extension of the response deadline to the Motion to Dismiss of 14 days. The Response will be due on August 9, 2024. The Reply shall be due September 6, 2024.

Case 2:24-cv-00673-GMN-BNW Document 17 Filed 07/25/24 Page 3 of 4

Jennifer Hogan

From: George Robinson

Sent: Thursday, July 25, 2024 10:01 AM

To: Jennifer Hogan

Subject: FW: Hutchison v. Ethical Capital

From: John A. Fortin < jfortin@mcdonaldcarano.com>

Sent: Thursday, July 25, 2024 10:00 AM

To: George Robinson <george@kerrsimpsonlaw.com>; Sterling Kerr <sterling@kerrsimpsonlaw.com> **Cc:** Rory T. Kay <rkay@mcdonaldcarano.com>; Leah Jennings ljennings@mcdonaldcarano.com>; No Scrub

<NoScrub@mcdonaldcarano.com> **Subject:** RE: Hutchison v. Ethical Capital

You may file. Thanks George.

John Fortin | Attorney



P: 702.873.4100 | E: jfortin@mcdonaldcarano.com

From: George Robinson < george@kerrsimpsonlaw.com >

Sent: Thursday, July 25, 2024 9:58 AM

To: John A. Fortin <i fortin@mcdonaldcarano.com>; Sterling Kerr <sterling@kerrsimpsonlaw.com>

Cc: Rory T. Kay <<u>rkay@mcdonaldcarano.com</u>>; Leah Jennings <<u>lijennings@mcdonaldcarano.com</u>>; No Scrub

< NoScrub@mcdonaldcarano.com > Subject: RE: Hutchison v. Ethical Capital

Let me know if this is good to file. Thanks.

George

From: John A. Fortin < jfortin@mcdonaldcarano.com>

Sent: Thursday, July 25, 2024 9:13 AM

To: George Robinson <<u>george@kerrsimpsonlaw.com</u>>; Sterling Kerr <<u>sterling@kerrsimpsonlaw.com</u>> **Cc:** Rory T. Kay <<u>rkay@mcdonaldcarano.com</u>>; Leah Jennings <<u>lijennings@mcdonaldcarano.com</u>>; No Scrub

<NoScrub@mcdonaldcarano.com>

Subject: RE: Hutchison v. Ethical Capital

George,

Thank you for your patience with this. First, in saving the version attached on our system, your formatting got messed and I do apologize about that. We made slight edits to the caption to conform with the Local Rules. Also, when looking at our schedule, we realized we needed to navigate the reply date with our previously scheduled vacations. Therefore, we pushed our reply to September 6, 2024. Please let me know if that is a problem.